CHAPTER 1075
ASSESSMENT AND TAXATION OF WIND ENERGY CONVERSION PROPERTY
S.F. 2366

AN ACT relating to the assessment and taxation of wind energy conversion property and
including effective date, applicability, and retroactive applicability provisions.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 427B.26, subsection 1, paragraph b, Code 2022, is amended to read as follows:

b. If in the opinion of the city council or the county board of supervisors continuation of
the special valuation provided under this section ceases to be of benefit to the city or county,
the city council or the county board of supervisors may repeal the ordinance authorized by
this subsection. Property specially valued under this section prior to repeal of the ordinance
shall continue to be valued under this section until the end of the nineteenth assessment year
following the assessment year in which the property was first assessed. Following repeal
of the ordinance and conclusion of the applicable nineteen-year period, the wind energy
conversion property shall be subject to assessment and taxation under chapter 437A, section
441.21, subsection 8, paragraphs “b”, “c”, and “d”, or sections 428.24 through 428.26, 428.28,
and 428.29, as applicable.

Sec. 2. Section 427B.26, subsection 2, unnumbered paragraph 1, Code 2022, is amended to read as follows:

In lieu of the valuation and assessment provisions in chapter 437A, section 441.21,
subsection 8, paragraphs “b”, “c”, and “d”, and sections 428.24 through 428.26, 428.28, and
428.29, as applicable, wind energy conversion property which is first assessed for property
taxation on or after January 1, 1994, and on or after the effective date of the ordinance
enacted pursuant to subsection 1, shall be valued by the local assessor for property tax
purposes as follows:

Sec. 3. Section 427B.26, subsections 3 and 4, Code 2022, are amended to read as follows:

3. a. The taxpayer shall file with the local assessor by February 1 of the assessment year
in which the wind energy conversion property is first assessed for property tax purposes, a
declaration of intent to have the property assessed at the value determined under this section
in lieu of the valuation and assessment provisions in chapter 437A, section 441.21, subsection
8, paragraphs “b”, “c”, and “d”, and sections 428.24 through 428.26, 428.28, and 428.29, as
applicable.

b. Maintaining, refurbishing, or repowering wind energy conversion property shall not
cause the wind energy conversion property to receive a new assessment schedule under
subsection 2.

4. For purposes of this section:

a. “Collector substation” means an electrical substation designed to collect energy from
multiple electricity-generating sources.

b. “Net acquisition cost” means the acquired cost of the property including all
foundations and installation cost less any excess cost adjustment. However, except in the
case of a clerical error, an adjustment shall not be made after the third year the wind energy
conversion property is assessed.

c. “Repowering” means the removal and replacement of components of wind energy
conversion property.

d. “Wind energy conversion property” means the entire wind plant including, but not
limited to, a wind charger, windmill, wind turbine, tower and electrical equipment, pad mount
transformers, power lines, and collector substation.

Sec. 4. EFFECTIVE DATE. This Act, being deemed of immediate importance, takes effect
upon enactment.
Sec. 5. RETROACTIVE APPLICABILITY. Except for section 427B.26, subsection 3, paragraph “b”, as enacted in this Act, this Act applies retroactively to assessment years beginning on or after January 1, 2022.

Sec. 6. APPLICABILITY. Section 427B.26, subsection 3, paragraph “b”, as enacted in this Act, applies to assessment schedules commenced under section 427B.26, subsection 2, on or after the effective date of this Act.

Approved May 23, 2022